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Attorneys for Defendant  
UNITED STATES SOCCER FEDERATION

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

ALEX MORGAN, MEGAN RAPINOE,  
BECKY SAUERBRUNN, CARLI  
LLOYD, MORGAN BRIAN, JANE  
CAMPBELL, DANIELLE COLAPRICO,  
ABBY DAHLKEMPER, TIERNA  
DAVIDSON, CRYSTAL DUNN, JULIE  
ERTZ, ADRIANNA FRANCH, ASHLYN  
HARRIS, TOBIN HEATH, LINDSEY  
HORAN, ROSE LAVELLE, ALLIE  
LONG, MERRITT MATHIAS, JESSICA  
MCDONALD, SAMANTHA MEWIS,  
ALYSSA NAEHER, ELLEY O'HARA,  
CHRISTEN PRESS, MALLORY PUGH,  
CASEY SHORT, EMILY SONNETT,  
ANDI SULLIVAN AND MCCALL  
ZERBONI,

Plaintiffs,

v.

UNITED STATES SOCCER  
FEDERATION, INC.,

Defendant.

Case No. 2:19-cv-01717-RGK-AGR

**SECOND STIPULATION TO  
EXTEND THE DEADLINE FOR  
DEFENDANT UNITED STATES  
SOCCER FEDERATION TO  
RESPOND TO COMPLAINT**

*Complaint Served* : March 8, 2019  
*Current Response Date* : May 2, 2019  
*New Response Date* : May 16, 2019

1           **IT IS HEREBY STIPULATED AND AGREED**, by and between Plaintiffs Alex  
2 Morgan, Megan Rapinoe, Becky Sauerbrunn, Carli Lloyd, Morgan Brian, Jane Campbell,  
3 Danielle Colaprico, Abby Dahlkemper, Tierna Davidson, Crystal Dunn, Julie Ertz,  
4 Adrianna Franch, Ashlyn Harris, Tobin Heath, Lindsey Horan, Rose Lavelle, Allie Long,  
5 Merritt Mathias, Jessica McDonald, Samantha Mewis, Alyssa Naeher, Elley O'Hara,  
6 Christen Press, Mallory Pugh, Casey Short, Emily Sonnett, Andi Sullivan and McCall  
7 Zerboni (collectively "Plaintiffs") and Defendant United States Soccer Federation, Inc.  
8 ("U.S. Soccer") (together, the "Parties") through their respective undersigned counsel, as  
9 follows:

10           WHEREAS, on March 8, 2019, Plaintiffs, who are female professional soccer  
11 players on the United States Senior Women's National Soccer Team, filed the instant  
12 collective action and class action against U.S. Soccer;

13           WHEREAS, on March 8, 2019, Plaintiffs filed a Motion to Transfer pursuant to 28  
14 U.S.C. § 1407 with the Judicial Panel of Multidistrict Litigation ("JPML"). Plaintiffs'  
15 Motion to Transfer is currently set for hearing on May 30, 2019;

16           WHEREAS, on March 28, 2019, U.S. Soccer filed an Unopposed Motion to Stay  
17 Proceedings Pending Panel Decision on Multidistrict Litigation ("Motion to Stay"). The  
18 Motion to Stay was set for hearing on April 29, 2019;

19           WHEREAS, on March 28, 2019, U.S. Soccer filed a Stipulation to Extend the  
20 Deadline for Defendant United States Soccer Federation to Respond to Initial Complaint  
21 By Not More Than 30 Days [Local Rule 8-3] ("First Stipulation"). The First Stipulation  
22 extended the deadline for U.S. Soccer to respond to the Complaint from April 2, 2019 to  
23 May 2, 2019;

24           WHEREAS, on April 24, 2019, the Court took the Motion to Stay under  
25 submission and off the motion calendar;

26           WHEREAS, on April 29, 2019, U.S. Soccer applied to the Court *ex parte* for an  
27 order extending the deadline for U.S. Soccer to respond to the Complaint until 14 days  
28 after the JPML rules on the Motion to Transfer;

1 WHEREAS, on April 30, 2019, the Court denied U.S. Soccer's Motion to Stay  
2 without prejudice;

3 WHEREAS, on May 1, 2019, the Court further denied U.S. Soccer's *Ex Parte*  
4 Application to Extend Time to Respond to Plaintiff's Complaint Until 14 Days After the  
5 JPML Rules On the Motion to Transfer;

6 WHEREAS, good cause exists to grant an additional extension of time to respond  
7 to the Complaint because U.S. Soccer was awaiting the Court's ruling on the Motion to  
8 Stay before finalizing its Answer or other responsive pleading to the Complaint, the  
9 Court's ruling on the Motion to Stay was issued just two days before U.S. Soccer's  
10 Answer or responsive pleading to the Complaint was due, and there are no pretrial  
11 deadlines that would be affected by a short two-week extension of time;

12 WHEREAS, U.S. Soccer requires an additional 2 weeks to finalize its Answer or  
13 other responsive pleading to the Complaint;

14 THEREFORE, in light of the foregoing, both Plaintiffs and U.S. Soccer through  
15 their respective undersigned counsels hereby stipulate and agree as follows:

16 Defendants' last date to respond to Plaintiff's Complaint will be extended by two  
17 (2) weeks, from May 2, 2019 to May 16, 2019.

18 Pursuant to Local Rule 5-4.3.4(a)(2)(i), I, Kristen M. Peters, hereby certify that the  
19 content of this document is acceptable to Jeffrey Kessler, counsel for Plaintiffs, and that  
20 Mr. Kessler has provided his authorization to affix his electronic signature to this  
21 document.

22 **IT IS SO STIPULATED.**

23 DATED: May 1, 2019

SEYFARTH SHAW LLP

24  
25 By: /s/ Kristen M. Peters  
26 Kristen M. Peters  
27 Attorneys for Defendant  
28 UNITED STATES SOCCER  
FEDERATION

1 DATED: May 1, 2019

WINSTON AND STRAWN LLP

3 By: /s/ Jeffrey L. Kessler

4 Jeffrey L. Kessler

Attorneys for Plaintiffs

5 ALEX MORGAN, MEGAN RAPINOE,  
6 BECKY SAUERBRUNN, CARLI LLOYD,  
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